EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	Ref. Nos. 28544 & 28554
Debtors.	(Jointly Administered)
FTX TRADING LTD., et al., 1	Case No. 22-11068 (JTD)
In re:	Chapter 11

ORDER SUSTAINING DEBTORS' ONE HUNDRED THIRTY-NINTH (SUBSTANTIVE) OMNIBUS OBJECTION TO CERTAIN NO LIABILITY PROOFS OF CLAIM (CUSTOMER AND NON-CUSTOMER CLAIMS)

Upon the one hundred thirty-ninth omnibus objection (the "Objection")² of FTX Trading Ltd. and its affiliated debtors and debtors-in-possession (collectively, the "Debtors") for entry of an order (this "Order") sustaining the Objection and disallowing and expunging in their entirety the No Liability Claims set forth in Schedule 1 attached hereto, and this Court having jurisdiction to consider the Objection pursuant to 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court being able to issue a final order consistent with Article III of the United States Constitution; and venue of these Chapter 11 Cases and the Objection in this district being proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this matter being a core proceeding pursuant to 28 U.S.C. § 157(b); and this Court having found that proper and adequate notice of the Objection and the relief requested therein has been provided in accordance with the Bankruptcy Rules and the Local Rules, and that, except as otherwise ordered herein, no other or

The last four digits of FTX Trading Ltd.'s and Alameda Research LLC's tax identification number are 3288 and 4063 respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://cases.ra.kroll.com/FTX.

² Capitalized terms not otherwise defined herein are to be given the meanings ascribed to them in the Objection.

further notice is necessary; and responses (if any) to the Objection having been withdrawn, resolved or overruled on the merits; and a hearing having been held to consider the relief requested in the Objection and upon the record of the hearing and all of the proceedings had before this Court; and this Court having found and determined that the relief set forth in this Order is in the best interests of the Debtors and their estates; and that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT:

- 1. The Objection is SUSTAINED as set forth herein.
- 2. Each No Liability Claim set forth in <u>Schedule 1</u> attached hereto is disallowed and expunged in its entirety.
- 3. This Order has no res judicata, estoppel, or other effect on the validity, allowance, or disallowance of, and all rights to object to or defend on any basis are expressly reserved with respect to any No Liability Claim referenced or identified in the Objection that is not listed on <u>Schedule 1</u> attached hereto.
- 4. Should one or more of the grounds of objection stated in the Objection be dismissed, the Debtors' right to object on any other grounds that the Debtors discover are preserved.
- 5. To the extent a response is filed regarding any No Liability Claim, each such No Liability Claim, and the Objection as it pertains to such No Liability Claim, will constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order will be deemed a separate order with respect to each No Liability Claim. Any stay of this Order pending appeal by any claimants whose claims are subject to this Order shall only apply to the

contested matter which involves such claimant and shall not act to stay the applicability and/or finality of this Order with respect to the other contested matters listed in the Objection or this Order.

- 6. The Debtors are authorized and empowered to execute and deliver such documents, and to take and perform all actions necessary to implement and effectuate the relief granted in this Order.
- 7. Nothing in this Order or the Objection is intended or shall be construed as a waiver of any of the rights the Debtors may have to enforce rights of setoff against the claimants.
- 8. Nothing in the Objection or this Order, nor any actions or payments made by the Debtors pursuant to this Order, shall be construed as: (a) an admission as to the amount of, basis for, or validity of any claim against the Debtors under the Bankruptcy Code or other applicable non-bankruptcy law; (b) a waiver of the Debtors' or any other party-in-interest's right to dispute any claim; (c) a promise or requirement to pay any particular claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Order; (e) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; or (f) a waiver of any claims or causes of action which may exist against any entity under the Bankruptcy Code or any other applicable law.
- 9. This Order is immediately effective and enforceable, notwithstanding the possible applicability of Bankruptcy Rule 6004(h) or otherwise.

10. This Court	This Court shall retain jurisdiction with respect to any matters, claims,					
rights or disputes arising from or related to the Objection or the implementation of this Order.						
Dated:						
Wilmington, Delaware	The Honorable John T. Dorsey					
	United States Bankruptcy Judge					

SCHEDULE 1

No Liability Claims

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FTX Trading Ltd. 22-11068 (JTD) One Hundred Thirty-Ninth Omnibus Claims Objection Schedule 1 - No Liability Claims

			Schedule 1 - No Liability Claims	
			Asserted Claims	
Claim				
Number	Name	Debtor	Tickers	Ticker Quantity
7359	Name on file	FTX Trading Ltd.	BTC	18,732.00000000000000
		_		
			asserted customer entitlement claim. Utilizing the information customer entitlement of, the claimant.	provided within the claim form and following a robust review of the
7673	Name on file	FTX Trading Ltd.	ВТС	463,395.0800000000000
			FTT	464,466.00000000000000
ason: T	he Claimant did not provide r	proper documentation to support the	asserted customer entitlement claim. Utilizing the information	provided within the claim form and following a robust review of the
			customer entitlement of, the claimant.	i provided within the claim form and following a robust review of the
7302	Name on file	FTX Trading Ltd.	BTC	12,000.00000000000000
		G	DOGE	
	to China a did a cara a did		and the state of t	and the Mittale and the Comment College Comment of the
			asserted customer entitlement claim. Utilizing the information customer entitlement of, the claimant.	provided within the claim form and following a robust review of the
6896	Name on file	FTX Trading Ltd.	customer entitlement of, the claimant.	
,050	Name on me	The trading Lear	USDC	5,626,721.0000000000000000
				provided within the claim form and following a robust review of the
7416	Name on file	FTX Trading Ltd.	customer entitlement of, the claimant. USD	40,000,000,000.000.00000000000000000000
7410	Name on me	TTA Trading Eta.		,,,
eason: T	he Claimant did not provide p	proper documentation to support the	asserted customer entitlement claim. Utilizing the information	provided within the claim form and following a robust review of the
ooks and	d records, the Debtors have n	ot identified any liability owing to, or	customer entitlement of, the claimant.	
7684	Name on file	FTX Trading Ltd.	USD	50,000,000,000,000,000.0000000000000000
Poscon: T	ho Claimant did not provido r	aronar documentation to support the	asserted sustamer entitlement claim. Utilizing the information	provided within the claim form and following a robust review of the
			customer entitlement of, the claimant.	i provided within the claim form and following a robust review of the
7165	Name on file	FTX Trading Ltd.	costonic characters of the damana	Undetermined
		G		
				provided within the claim form and following a robust review of the
			customer entitlement of, the claimant. BTC	Undetermined
7168	Name on file	FTX Trading Ltd.	віс	Undetermined
eason: T	he Claimant did not provide r	proper documentation to support the	asserted customer entitlement claim. Utilizing the information	provided within the claim form and following a robust review of the
			customer entitlement of, the claimant.	6
5975	Name on file	FTX Trading Ltd.		Undetermined
		•	<u> </u>	provided within the claim form and following a robust review of the
6977	Name on file	FTX Trading Ltd.	customer entitlement of, the claimant.	Undetermined
0377	Name on me	The fracting Etc.		
eason: T	he Claimant did not provide p	proper documentation to support the	asserted customer entitlement claim. Utilizing the information	provided within the claim form and following a robust review of the
	d records, the Debtors have n	ot identified any liability owing to, or	customer entitlement of, the claimant.	
7383	Name on file	FTX Trading Ltd.	BTC	29,288.0400000000000
			Other Activity Asserted: X-claim - 29288.04	
			asserted customer entitlement claim. No Liability exists on acc	· · · · · · · · · · · · · · · · · · ·
7573	within the claim form and foll Name on file		nd records, the Debtors have not identified any liability owing BCH	to, or customer entitlement of, the claimant. 100,000.00000000000000000000000000000
/5/3	name on me	FTX Trading Ltd.	BTC	1.000.000.00000000000000000000000000000
			DIII	1,000,000.00000000000

Reason: The Claimant did not provide proper documentation to support the asserted customer entitlement claim. Utilizing the information provided within the claim form and following a robust review of the books and records, the Debtors have not identified any liability owing to, or customer entitlement of, the claimant.